OGC Has Reviewed

Fir. Regar W. Jones Assistant Director for Legislative Reference Excess of the Balget Washington 25, D. C.

Dour Mr. Jones:

This is in reply to your request of 20 July 1954 for comments from this Agency on carelled bill 6. J. Res. 36, to atrengthen the fureign relations of the United States by cetallishing a Commission on Governmental Des of International Selectmentiations. As the astablishment of much a Commission is a matter of policy, I believe it would be inappropriate for this Agency to recommend that this resolution either be signed or vetoci. However, the powers of the proposed Commission as set forth in Section 10 of the appulled bill are the cause of some concern to us.

Section 10(a) provides that the Commission or any Subsemblites thereof shall have the power to require, by subsema or otherwise, the attendance of vitnesses and the production of books, papers and documents. Under Section 10(c) the Commission is authorized to secure from any agency of the Commission in the access necessary to carry out its functions, and each such agency is directed to furnish such information to the Commission.

The field of intermetional telecommunications has been and is being subjected to intensive study at the highest levels of the Government. Cortain highly classified reports in this field have been made to the President and certain activities in this field have been the subject of considerable discussion at the Sational Security Council level.

Under the mathematics of Dection 10 of the earnied bill, the highly campitive intelligence reports which have been made to the Mational Security Council and other Expositive Departments of the Ocvernment, as well as continuing intelligence which is available in this field, night well be required by the Commission in its work. It is our feeling that many of these reports are of much a nature that they should receive discomination only on the most limited basis within the Executive Departments. In corrying out the statutory functions of the Director of Control Intelligence to protect intelligence sources and methods from unsufficient disclosure, it might be necessary to withhold some of this intelligence material from the Commission, at least until such time as a full eccurity about has been made of the members of the Commission and its staff who had access to such material.

In view of the emerging authorities contained in Section 10 of the encolled bill, we feel it is appropriate to indicate to you can concern that those provisions could be utilized to require extensive disclosure of highly classified matters to the Commission, and that therefore approval of the bill might raise serious accurity considerations in the intelligence field.

While the views expressed berein can be utilized fully both by the Bureau of the Bulget and the White Rouse in reaching a final decision as to the appropriate action to be taken on this bill, it is requested that, if it is determined to veto this measure, the views of CIA not be identified in the veto message.

Simperely yours,

Walter L. Pfortheiser Lagislative Commed

OGC: WIP/blc

Orig. & 1- Addressee

2 - Signer

1 - General Counsel

1 - AD/Commo

1 - AD/SI

Handcarried by 4 85 2 3 July 5-4

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